

Nov. 7, 2017

Curry, Jason Duane (C)
ABC 5101 # 38970
Albuquerque, NM 88310

To: Matthew J. Dykman
Clerk of Court

U.S. FEDERAL DISTRICT COURT OF NEW MEXICO

600 Cummings St., Suite 270
333 Lomas Blvd., N.W.
Albuquerque, NM 87102

FILED

UNITED STATES DISTRICT COURT
ALBUQUERQUE, NEW MEXICO

NOV 13 2017

RE: CURRY V. STATE OF NEW MEXICO MATTHEW J. DYKMAN
Case # 2:17-cv-01079 (iam) CLERK
RB/GJF

Subject: URGENT PETITION, DEMAND, & Writ of HABEAS
CORPUS FOR IMMEDIATE RELEASE OF POLITICAL PRISONER
PURSUANT TO THE STATE & JUDICIARY'S WILLFULL ABNEGATIONS & VIOLATIONS
Against the Petitioner's Life & Properties;

① Failure of state, or the private foreign judiciary
representing the varied interests of the state, to
prosecute any lawful or criminal Nature & Cause
of Action supporting the false Detention,
abduction and wrongfull incarceration of the
Petitioner for the past 45 DAYS, since 9/22/2017.

② Failure of the state & the private foreign judiciary
to state a claim upon which any court could
grant a remedy for, as the STATE & JUDICIARY
lack the capacity to be injured or to have their
rights侵犯或受干涉。 [FRCP Rule 12(b)]

③ Failure of State or the private foreign judiciary to provide minimal Due Process of law to Protectives guaranteeing the practitioner's basic properties against acts of oppression & tyranny by the State & private judiciary. [See IV, V, VI, VII ~~standards~~]

④ Failure of State or the private foreign judiciary to protect & safeguard a Registered Client Victim, Witness, and Testimoni, pursuant 18 USC 3771;

⑤ Failure of State and/or the private foreign judiciary to produce to the record their Legislation authority to prosecute either subject matter jurisdiction, or ~~any~~ judicial discretion to hear, see review, adjudicate, rule, etc., or to declare the private members of the living born covenant born, but above all authority power to incarceration or imprison a living embodiment of the Christ & The Spirit of God! [See Scott v. McNeal (1894); Public Law 86-772; 18 USC 1517, 1680 & 4817.]

⑥ Failure of State and the private foreign judiciary to be in full compliance with the Roman Catholic Rules of Law, the Canon & US Constitution, the Administrative Procedures Act, Stat. # 17 (1948), the HBA's Professional Rules of Ethics; Rules of Corpus Juris Secundum; the US Code of Law; The Labor Code of 1863; Potus Executive Orders # 100 & 10834; The Paris Treaty of 1948; The Hague Convention; the Sherman

Midwest City, the Taft-Hartley Act, etc., etc.

- ⑦ The Failure of the State & private foreign judiciary to recognize the Petitioner's free & common right to his self defense, enjoy & express his natural,inalienable & constitutional rights with impunity, and all without the State or Judiciary imposing damages, penalties & punishments for expressing & executing same;
- ⑧ The Failure of the State and/or private foreign judiciary to declare a State of Martial Law which would suspend the Petitioner's Writ of Habeas Corpus;
- ⑨ The Failure of the State in preventing the private foreign judiciary from commencing actions against the Petitioner in courts of law or Equity, as prohibited by the VI Amendment of the US Constitution [See "Hab of Barratry"]
- ⑩ Failure of State to demand Mr. Coon to fully disclose his personal financial interests, holdings in the Cheyenne County Detention Center as required under 28 USC 455, which was promulgated to mitigate financial & political conflicts of interest.
[See Also ABA's Rules of Professional Ethics, Rule 4]
- ⑪ Failure of State & judicial officers to perform their duties within their legislated & delegated authority & jurisdiction as required in the State & its Constitution, [See Jurisdiction; Black's Law Dictionary, 8th edition].

(12) Failure of State & Judicial officers to prosecute or investigate valid, well-verified & supported human rights from the 5th of October 1983 date onwards & violation of the IV Convention Right protection and the judiciary has done what which does not permit the issuance of an arrest warrant in our judicial District especially in another judicial District;

(13) Failure of State to dismiss, sometime and prevent DA David T. Banda from holding a Public Service Officer & Government official in gross violation of their Moral Value, ELECTION laws, SPECIFICATION OF POWERS ACT, TIMES OF PAYROLL ACT and the "Organic & Financial Statement"

(14) Failure of private foreign political offices to give disclosure of the Monopoly power and services & obligations to the People of New Mexico, and their failure to respond to their services as they claim Contracts with State & New Mexico People!

(15) Failure of the State & private individuals to give themselves as Public Trustees, Councillors, rather than as Friends & Beneficiaries which they are NOT!

(16) Failure of State & the private foreign government to employ their Revenue officers & Cashiers to audit the Audit without proper Act, Oaths, Bonds,

certificates of liability, genuine & verifiable
IV Amendment Search & Seizure Warrants,
Video Body Cam & Dash Cams to insure they
are within Constitutional parameters.

(7) Failure of the State & private Foreign Judiciary
officers to insure the honor, character, and
integrity of the Grand Jury, and that the
juries are Not influenced, pressurized, or biased
before reviewing the case, and before reaching
any sort of Verdict that could be collusively
affected or manipulated by the Practitioner.

(8) Failure of State in presenting prosecution
DA Rottmann Jr., Esq. from fainting
during the Grand Jury by submitting a full
page of general allegations, or "Penalties" caused
by the Practitioner. These fabrications were
produced from the side Mental Health team,
in spite of Florida Laws, and the Practitioner was
declared a principal in the rape & death of a
2 yr. child, child predators, DUI, Murder,
Firearms violations, and a host of other civil
wrongdoings - all to influence the jurors to
produce a "True Bill of Indictment" against
the Practitioner; aka "P Charlie Manson," or Jeffrey Deenon

(9) Failure of the state, they, of holding judicial
officer/judge accountable for Jury Tampering,
Witness Tampering & Evidence Tampering &
Suppression of Exculpatory evidence that would

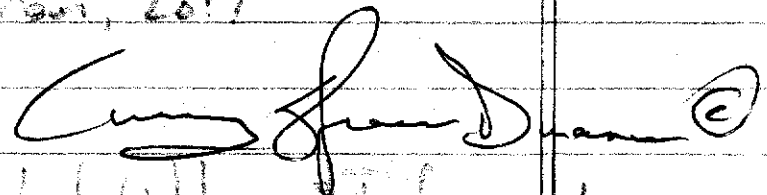
but nevertheless I acquit the Defendants
of all wrong doing! Pursuant To § 87(2)(b) 35(a).

(20) Failure of the state to hold its own
Mr. County for his practicing Medicine from
Mr. Bond without a state issued Medical
license when he signed a Commitment order
for a short term of the Plaintiff upon
Mr. Plaintiff's claim that County has
his legislative authority to prosecute state
matter jurisdiction & judicial discretion to
hear, try, review, adjudicate, or take any
action Plaintiff — who is equally entitled
to litigate his case Pro se within a Court
of competent jurisdiction as ordered by
Article 17 of the US Constitution.

(21) It is the failure of the state, then,
to properly & lawfully try & qualify Mr. Bond's
competency, no differently than the Plaintiff
claims County to be competent as well.

"With a God for the Grace, I'll Risk Great
For The Grandeur" — or so we are Told!

The Above statements are true, genuine,
and accurate in every way.
It is So and So it Shall Be, on this
the 22nd Day of November, 2017

C. James Green ©

Protected Witness Statement
18 Nov 2017 11:45 AM

Exhibit 8



State of New Mexico
Twelfth Judicial District

STEVEN E. BLANKINSHIP
DISTRICT JUDGE, DIVISION I

1000 NEW YORK AVE., ROOM 208
ALAMOGORDO, NEW MEXICO 88310-6938
PHONE: (575) 437-3030
FAX: (575) 437-0752

October 31, 2017

Attn: Steven Curry
c/o Otero County Detention Center
C-101 #38970
Alamogordo, NM 88310

Re: State vs. Steven Curry: D-1215-ER-2017-00004 and D-1215-CR-2017-00473

Dear Mr. Curry:

Our office received your *pro se* Petition for Exact Bill of Particulars. Your attorney, Jonathan C. Miller, **MUST ACT AS YOUR REPRESENTATIVE IN ALL DEALINGS WITH THE COURT**. A copy of your motion will be sent to Mr. Jonathan C. Miller so that he can address the issue mentioned in your Petition. If a hearing is needed, Mr. Miller will request a hearing and the court will set it as soon as possible. A copy of your motion will also be sent to Mrs. Roxanne B. Esquibel, Deputy District Attorney.

Sincerely,

A handwritten signature in black ink, appearing to read "Amanda Edwards".

Amanda Edwards
Trial Court Administrative Assistant